

UNITED STATES DISTRICT COURT

for the

Southern District of Texas

United States of America
v.
Erli Hernan LAINEZ-Corea

Case No.

Defendant(s)

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of **February 03, 2021** in the county of **Jim Hogg** in the
Southern District of **Texas**, the defendant(s) violated:

Code Section

8 USC 1326

Offense Description

A citizen of Honduras, who has previously been REMOVED or has departed the United States while an order of REMOVAL is outstanding was thereafter found in the United States in or near Hebbronville, Texas the said Defendant having not obtained the consent of the Attorney General of the United States (prior to March 1, 2003) or of the Secretary of the Department of Homeland Security (March 1, 2003 and thereafter- Title 6, United States Code, Sections 202 and 557) for the reapplication by the said Defendant for admission into the United States.

This criminal complaint is based on these facts:

On or about February 03, 2021 the defendant Erli Hernan LAINEZ-Corea was apprehended near Hebbronville, Texas. After a brief interview it was determined that, Erli Hernan LAINEZ-Corea was an undocumented alien from Honduras and subsequently placed under arrest. Further investigation revealed that Erli Hernan LAINEZ-Corea was previously REMOVED from the United States on 07/19/2018 at Alexandria, LA. There is no record that Erli Hernan LAINEZ-Corea has applied for or received permission from the Attorney General or the Secretary of Homeland Security to re-enter the United States after deportation.

☐ Continued on the attached sheet.

/S/Mario Villanueva

Submitted by reliable electronic
means per Fed.R.Crim.P. 4.1, Mario Villanueva
sworn to and signature attested
telephonically on February 5, 2021,
at Laredo, Texas.

Diana Song Quiroga
DIANA SONG QUIROGA
UNITED STATES MAGISTRATE JUDGE